1 2	Edward J. Maney Chapter 13 Trustee 101 N. First Ave., Suite 1775						
3	Phoenix, Arizona 85003						
4							
5		FOR THE DISTRICT OF ARIZONA					
6	In re) CHAPTER 13 PROCEEDINGS				
7	KURT WAYNE NATION, YOLANDA CHACON NATION,) CASE NO. # 2: 19-13839-MCW				
8			,) TRUSTEE'S EVALUATION AND) RECOMMENDATION(S) REPORT WITH) NOTICE OF POTENTIAL DISMISSAL IF				
10			CONDITIONS ARE NOT SATISFIED RE: CHAPTER 13 PLAN				
11		(Debtor(s)) docket #5 filed October 30, 2019				
12							
13	documents and submits the following evaluation and recommendation(s):						
14							
15	Genei	ral requirements:					
16	a.		claims docket, it is the attorney's responsibility to review				
17 18		all proofs of claim filed with the Court and resolve any discrepancies between the claims ar the Plan prior to submitting any proposed Order Confirming Plan to the Trustee. <u>Please</u> <u>submit a copy of the Court's Claims Register with any submission of the Order Confirming.</u>					
19	b.	Requests by the Trustee for documer amended plan or motion for moratorium	nts and information are not superseded by the filing of an				
20	·						
21	C.	The Trustee will object to any reduction in the Plan duration or payout in a proposed Order Confirming Plan unless an amended or modified plan is filed and noticed out.					
22	d.	The Debtors are required to provide directly to the Trustee, within 30 days after their filing, copies of their federal and state income tax returns for every year during the duration of the Chapter 13 Plan. This requirement is to be included in any Order Confirming.					
23							
24 25	e.	e. The Trustee requires that any proposed Order Confirming Plan state: "The Plan and this Order shall not constitute an informal proof of claim for any creditor."					
	f.	The Trustee requires that any propos	ed Order Confirming Plan state: "Debtor is instructed to				
26		• •	payments on or before the stated due date each month. Debtor is advised that when s are remitted late, additional interest may accrue on secured debts, which may result in				
27		a funding shortfall at the end of the Pla	n term. Any funding shortfall must be cured before the ment is effective regardless of Plan payments				
28			and must be included in any Plan Confirmation Orders."				

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3				
4 5	g.	g. At the time of confirmation, the Trustee will require the Debtors to certify that they are current on all required tax filings and any domestic support orders.		
5	h. At the time of confirmation, the debtor(s) are required to certify, via language in the Order Confirming, that they are current on all payments that have come due on any Domestic Suppo Orders since the filing of their case <u>and</u> that they are current on all required tax return filings [pursuant to 11 U.S.C. §1308].			
6 7				
8	i. DEBTORS / DEBTORS' COUNSEL REMINDER - A letter is to be submitted to the Trustee,			
accompanying any Order Confirming, addressing all issu		accompanying any Order Confirming, addressing all issues as they are listed in the Trustee's Recommendation. In addition, all documents (ex: tax returns, paystubs etc.) submitted to the		
10		<u>Trustee must be redacted – in compliance with Fed.R.Bankr.P.9037 by debtors and/or their counsel.</u>		
11		<u>courisci.</u>		
12				
13	Specific Recommendations:			
14				
15	1.	The Trustee requires the debtors supply a copy of statements that reveals the balance on hand - in <u>all</u> three (3) of their financial/bank accounts - on the date of the filing of their case.		
16	nand - in <u>all</u> three (3) of their financial/bank accounts - on the date of the filing of their cas			
17	2. The proof of claim filed by the Internal Revenue Service (<i>priority</i> claim #6) differs by amount this creditor's treatment under the Plan. To resolve this discrepancy, the Trustee requires ei a) Debtor object to the Proof of Claim; b) the creditor sign-off on an Order Confirming; c) the			
18		Order Confirming be altered to pay the creditor pursuant to the Proof of Claim <u>including payment</u> of the contract rate of interest; or d) Debtor file an Amended Plan to provide for the creditor's		
19		claim as shown by the Proof of Claim.		
20	3.	The Chapter 13 Plan states that Regional Acceptance (2019 Chevy Equinox – claim #1) will be		
21		paid an amount greater than that listed on the proof of claim. The debtor may use the lesser claim amount in the Stipulated Order Confirming Plan.		
22	4.	Considering items #2 and #3 above, the Trustee's analysis reveals a \$3,049 funding shortfall,		
23		which must be cured before the Plan can be confirmed.		
24	5.	The Trustee notes Debtor's payroll deduction for a retirement or 401k plan loan repayment of \$82.33 per month. The Trustee requires documentation regarding the terms of the loan, current		
25		loan balance and completion date. If installment payments cease prior to the end of the Chapter 13 Plan, the Trustee requires Plan payments to increase accordingly.		
26				
27	6.	The Trustee requires Debtor to provide documented justification of the following expenses not supported by the Trustee's Guidelines: miscellaneous - \$300 per month. Where the		
28		documentation fails to justify the scheduled expense, the Trustee will require an Amended Schedule J. Any increase in disposable income must be turned over to the Plan.		

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3		J		
4	4			
5	5 7. Plan fails to provide a specific day	month by which the first and subsequent payments are		
6	to be paid into the Plan. The Trus	tee has established a constructive payment due date of the interim payment to be paid on or before November 29, 2019.		
7	,	interim payment to be paid on or before November 25, 2015.		
8	8			
9	9 In summer, the Plan o	on he confirmed subject to the condition(s) noted above		
10	adequate funding, and timely filed Stipulated Trustee requires that any Stipulated Order C the debtors (where applicable), debtors cou	an be confirmed subject to the condition(s) noted above, ed Stipulated Order Confirming, and Court approval. The		
11		debtors counsel and objecting creditors if there are any. luding secured creditors with unsecured deficiency balances)		
12	will be paid through the Truste	e, subject to timely filed and allowed claims. Chapter 7		
13	at petition date. You are hereby	e met given debtors' scheduled equity in non-exempt property advised that the Trustee may lodge an Order of Dismissal		
14	Confirming to the Trustee for r	em(s) #1, #4, #5, #6 above and submit a Stipulated Order eview and signature or request a hearing within 30 days		
15	15	his Trustee's Recommendation.		
16	16			
17	Date See Electronic Signature Blo	ock		
18	18			
19	19	EDWARD J. MANEY, CHAPTER 13 TRUSTEE		
20	20			
21	21			
22	22	Edward Digitally signed		
23	23	by Edward J.		
24	24	J. Maney, Maney, Esq		
25	25	By: Esq. 10:06:32 -07'00'		
26	26	Edward J. Maney ABN 12256 CHAPTER 13 TRUSTEE		
27	27	101 North First Ave., Suite 1775 Phoenix, Arizona 85003		
28	28	(602) 277-3776 ejm@maney13trustee.com		
		<u>chillenter londstee.com</u>		

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3		
4	Copies of the forgoing mailed on [see electronic signature],	
5	to the following:	
6		
7	Kurt Nation	
8	Yolanda Nation 8550 W. McDowell Rd., Apt.#213	
9	Phoenix, Arizona 85037 Debtors	
10		
11	Thomas A. McAvity, Esq.	
12	4742 North 24 th Street Suite #300	
13	Phoenix, Arizona 85016 Debtors' counsel	
14		
15		
16		
17	Digitally signed	
18	Grace Harley	
19	Harley 2020.01.21 11:30:43 -07'00'	
20	By:	
21	Trustee's Clerk	
22		
23		
24		
25		
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27		

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